## REMARKS/ARGUMENTS

In response to the Examiner's finding that applicant has claimed two patentably distinct inventions (i.e., neither of which is made "obvious" in view of the other under 35 U.S.C. §103), applicant hereby elects for further substantive examination in the present application Invention I corresponding to original claims 1-2, 4-10, 16-19, 21-27 and 30-33. Although these claims have now been cancelled, new claims 34-56 are believed to be directed to the elected subject matter and thus properly examined pursuant to the above made election.

The Examiner's attention is also directed to the attached International Search Report and to a copy of each non-US patent document newly cited therein. The Talarian document mentioned at page 1 of the published PCT application for this case is also attached as is a copy of the Written Opinion issued during the International stage of this application. A Form PTO-SB/08a is also attached identifying such documents. The Examiner is respectfully requested to consider and officially cite of record each of the documents identified in the attached Form PTO-SB/08a.

The IDS fee for this stage of prosecution is also attached.

Respectfully submitted,

NIXON & VANDERHYE P.C.

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